

CHAPTER 13 — PLAN

(a) *Form of Plan.* A Chapter 13 plan shall be in the form specified in *LBF 3015-1A*. Failure to use the required form may result in denial of confirmation of that plan without prejudice to the debtor refiling it in the proper form.

(b) *Service of Plan and Notice of Hearing.* Upon scheduling of a confirmation hearing or the filing of an amended plan, the debtor shall serve a copy of the plan, or a summary thereof, along with the notice of confirmation hearing in the form of *LBF 3015-1B* upon the Chapter 13 trustee, all creditors and other parties in interest who do not receive copies by electronic filing. The debtor shall file with the plan or amended plan a certificate of service certifying that a copy of the plan or summary and the notice of confirmation hearing have been served upon the trustee, all creditors and parties in interest, in accordance with Bankruptcy Rule 2002(b).

(c) *Plan Payments.* All arrearage payments on priority and secured claims shall be payable through the plan.

(d) *Caption.* Each plan and any amended plan shall include the date of the plan or the date of the amendment in its caption, e.g., “Amended Plan Dated _____.”

Cross-References:

- *LBF 3015-1A (Chapter 13 Plan)*
- *LBF 3015-1B (Notice of Contingent Hearing on Confirmation)*